By order, NINIAN PINKINE, Clerk of the Executive Council of Maryland.

A FURTHER SUPPLEMENT To the act entitled, "An act to regulate the inspection of tobacco."

Sec 1. Be it enacted by the General Assembly of Maryland, That from and after sembly of Maryland, That from and after the first day of November next, except as to Charles and St. Mary's counties, it shall be the day of the several inspectors of to-bacco, before they proceed to disclarge the duties of their respective appointments, to take, in addition to the oath (or affirmation,) already prescribed by the original act, to already prescribed by the original act, to which this is a further supplement, the following oath, or affirmation, as the case may be; "1, A, B, do solemnly swear (or affirm,) that I will faithfully and honestly discharge the duties of inspector of tobactors of the supplementary of co for _____ warehouse; that I will, when-ever I shall draw samples there in the man-ner prescribed by the provisions of this act select, without favour, affection, prejudice or partiality, such samples as in my con-science and judgment, I shall deem a fair sample of the average quality of the tobac co in the hogshead from which such sam ple shall be drawn, as lar a can be ascer tained by the breaks directed hereafter to be made; and further, that I will use every diligence to ascertain the true quality of tobacco inspecied by me whenever I shall suspect that any fraud has been used or practised in the packing thereoi."

Sec. 2 And be it enacted, That it shall be the duty of said inspector as aforesaid, to break each and every hogshead by him inspected, in not less then five different

Sec. 3. And be it enacted, That it shall be the duty of the said inspector, as afore said, (when required by the owner or his agent to draw samples of the tobacco which he or they shall inspect, to draw the same; and such samples to be drawn, shall consist of not less than three bundles, to be of the average quality of the tobacco in the hogshead from which the sample shall be drawn, as far as can be ascertained by the breaks hereafter directed to be made. Sec. 4. And be it enacted, That it shall

be the duty of each and every inspector, when required so to do by the awner you any tobacco by him inspected, to confine the said samples so by him drawn, in one bundle, by treing them together with strong tape, run through the head of said sample, in such manner as may appear to him most likely to prevent the said bundle from separating; and it shall be the duty of the said inspectors, to confine on the said sample so united together, a slip of paste board, and to seal the said tape and paste board with sealing wax, and to impress the said wax, with the stamp hereinafter directed to be provided, so that the name of the inspection where the said tobacco shall be inspected, may be legible on the said wax And it shall be the duty of the said inspector, to write on the said paste board, the number of the hogshead from which the sample shall have been drawn, the name of the owner thereof, and the name of the said inspector.

Sec 5. And be it enacted, That it shall be the duty of the governor and coencil for the time being, to cause to be prepared, a stamp for each and every inspection of to bacco as aforesaid, for which an inspector is or shall be appointed, and on which stamp, the name of the inspection for which it shall or may be prepared, shall he engraven, and to cause the same to be forwarded to the inspector or inspectors thereof, to be by him or them used in stamping the wax, by which the tape through the said samples as aforesaid shall be secured as aforesaid

Sec. 6. And be it enacted. That it shall Sec. 6. And be it enacted. That it shall be the duty of the clerk of the council, to transmit to the derits of the several counties, to which such stamps shall be sent, the amount of the expense incurred by the state in procuring the same; and it shall be the duty of the said clerk, to lay the same before the levy court of the county, who are hereby instructed and required, to cause the said sums so as aforce aid expended by the state for the use of sent, ed by the state for the use of such county ed by the stage for the use of sten county, to be assessed on the assessable property of the aid county, to and for the use of the state, if the warehouse for which they are state, if the warenouse in which they furnished be public properly, then the levy cout be private properly, then the levy cout are instructed to causa the inspector to reare instructed to causa the inspector to retain a sum equal to the expense so incur-

Sec. 7. And be it enacted, That the in spectors aforesaid, for the performance of the duties imposed by this set, are hereby permitted to demand and retain for themselves, five cents for each sample by them stamped according to the provisions of this act, to be received by them on the delivery of the tobacco from which the same shall have been drawn.

Sec. 8. And be it enacted, That it shall Sec. 8. And be it enacted, That it shall be the duty of the inspectors aforegaid, when required by the unner or his agent to draw duplicate samples, so to do, and to stamp the samples so drawn, according to the provisions of this act, the owner or his agent first agreeing to pay him the sum aforesaid for every duplicate sample thus-furnished. thus furnished.

Sec. 9. And be it enacted, That it shall Bec, 9. And be it enacted, that it shall be the duty of the levy court of the county where an inspection warehouse shall be located, to cause a part of the warehouse to be provided for the sale keeping of samples; and it shall be the duty of the said inspector or inspectors to take care that the spector of the provided by the county in boxes (to be provided by the owners), in which the samples shall be deposited, shall not be injured, nor the same opened, unless by the permission of the owners thereof, or their agents; and it shall be the duty of the said inspectors, to attend once in each of the months of April, May, June, July, August, September, October and Noveme ber, in every year, for shewing the said samples to dealers, which days shall be ap-pointed by the said levy court, and motice tuareof shall be published in as many hews papers in the District of Columbia and Battimore, as they shall deem necessary to give intermation of the days so appointed; and the provisions of this section are hereby declared not to extend to the city and rounty of Baltimore.

Sec. 10. And be it exacted. That it shall be the duty of each and every inspector of this state, to make an entry of the tobacco by them inspected which may have been inspected at some other warehouse, and to incorporate a statement of the quality thereof so reinspected, in the quarterly re parts to be by them made as hereinister di

Sec. 11. And be it enacted, That it shall be the duty of the several impactors, on the first Monday of April, July, October, and January, in each and every year, to report to the treasurer of the state for the western shore, the quantity of tabacco in-spected, re-inspected and delivered from his inspection house; and the form of such report, to be signed by the inspector still be as follows:

A report of the tobacco inspected at, and delivered from inspection warehouse during the quarter commencing on the day of in the year eighteen hundred and — ending on the — day of — in the year of eighteen hundred and —.

	Demestie Growth.	Growth not of this State	Re in- spected.	Total.
Number inspected.				
Number delivered.				

And it shall be the duty of the treasurer the western shore for the time being, to cause copies of the said reports to be for-warded forthwith to the editor of 'The American Farmer,' to be by him publish ed for the information of the people of this state; and if any inspector shall refuse to comply with the directions of the aforesaid last section, upon conviction thereof, he shall pay a fine not exceeding one hundred dollars, to be applied to the benefit of the county in which he is an inspector; and if shall be the duty of the treasurer of the western shore for the time being, to give notice to the judges of the county courts of said counties, or Baltimore City Court as the case may be, to be bothem submitted to the grand jury, of all such omissions.

March 14

5w.

PUBLIC SALE.

The subscriber will expose to Publi On Wednesday, 10th April fext, At the late vesidence of Mrs. Mary

Leatherwood, deceased, about 1 miles from Merrill's tavern, on the road from Ellicott's Mills to Elk Ridge Landing, and about three miles from the said FARM

On which the said deceased resided, containing 200 acres, more or less.— This land adjoins the lands of Doctor Stockett, Ir. Pugh and Luther Mar-tin, Esq. The land is productive, and well supplied with never failing springs; about 25 or 30 acres are in meadow The improvements are, a stone dwelling, bath, stables, spring-house, dairy and other process.

house, dairy, and other necessary houses, with an excellent orchard of fruit of every description. At the same time & place will be sold, Horses, Coys, Sheep and Hogs,

A variety of Farming Utensils, and sundry Household and Kitchen Fur mture; also the grain in the ground.

Any person wishing to purchase the above described farm, will please ap ply to Mr Jesse Leatherwood, living

TERMS-For the real property one half of the purchase money must be paid cash, and the balance in two equal payments at 6 and 12 months, the purchaser giving bond with good security, pearing interest from the date For the ersonal property a credit of nine months will be given on all purove five dollars, the purchaschases a ers giving notes with approved securi ty: all sums of five dollars and under must be paid cash. Sale to commence at 10 oclock, A. M.

Samuel B. Leatherwood, 'Adm'r. on the personal property. N. B. A good deed for the land will be mide to the purchaser, on the last payment being made. S. B. L. March 14.

Sheriff's Sales.

By virtue of a writ of fieri facias, will be sold to the highest bidder, on Tuesday the 16th day of April next, at Mr. James Hun ter's Tavern, in the city of Annapolis, 139 aeres of land, called Benson's Park" and part of "Pleasant Field." Seized and ta-ken as the property of Cassandra Gassa-way, executrix of Nicholas Gassaway, at the suit of Dr Allen Thomas. Sale to common cat 4 o'clock, PM. Terms cass. WM. O': IARA, Sh'P.

By virtue of two writs of fieri facias, one issued out of Anne Arundel county court, the other by Gideon White, esq a justice or A. A. county, and to me directed, will be sold to the highest bidder on Tuesday the 16th April next, at Mr. James Hunter's Tavern, in the city of Annapolis, all the right, title and interest of John Tydings, right, title and interest of John Tydings, either at law or in equity, in and to a house and lot in the city of Annapolis, situate on South-East street, fronting 25 feet, and tunning back 81 feet. Seized and taken as the property of said Tydings, at the suits of Gideon White and John Ernest. Sale to Commerceat 4 o'clock P. M. Terms cash.

WM. U'HARA, 5h'ff.

3w.

Dissolution of Co-Partnership. The Co-Partnership heretofore ex sting between the subscribers, under the firm of W. BRYAN, & Jo is this day dissolved by mutual consent.

The business of the concern will be

settled by W. Bryan W. Bryan, R. Ridgely. NOTICE.

ADAN & JOHN MILLER. Having purchased of George & John Barber, & Co. their well selected

STOCK OF GOODS, offer them for sale (at their old stand) on the most reasonable and accommodating terms 101 dealers at short dates.
Oct 11, 1821. dating terms for cash, or to punctual

REMOVAL.

GBORGE M-NEIR-TAILOR, Respectfully acquaints his Friends and the Public, that he has removed

his Shop,
One door below the Post Office, Where he has on hand a general sup-

FALL & WINTER GOODS, Consisting of Cloths, Cassimeres, Cassinets, Cords and Vestings, which he will sell or make up in the best and most fashionable manner, at a short notice, and on accommodating terms. Those who wish to purchase bargains, will find it to their advantage to give him a call. im a call.
Annapolis, Nov. 8. 22 3w.

60 Dollars Reward.

-Ranaway from the subscriber about the 1st of January, a negro man by the name of JIM, about 25 years of age, 5 feet 10 or 11 inches in height, very black, long face, his front teeth long and uncommonly wide apart; he was purchased of Mr. Cornelius Man ning, of St. Mary's county, and no doubt will attempt to get back there again, as he has received a pass from a negro in the neighbourhood, and was seen in Calvert county on his way to the ferry. The above reward will be given, no matter where taken if bro't home, or lodged in gool so that I get him again HELLY A HALL. West River, near Linapolis, Feb. 7.

> For Sale, THE HOUSE AND LOT,

Now occupied by Richard J. Crabb, esq. near the Bath Spring. Possession will be given on the 1st of November next. For forther particulars and terms, apply to the subscriber, living on the fiead of Severn, or Robert Welch Ben. esq Annapolis.

James Mewburn.

tf.

NOTICE.

Having been materially injured by gunners, and other trespassers, on my farm on the north side of Severn River, and by horses and cattle, which the owners annually turn into my woods for support during the summer,

THIS IS TO DIVE NOTICE To all whom it may concern, that I will no longer permit such conduct and will take all legal measures to punish those who shall hereafter ei ther trespess on my shores and en closures or shall permit their horses and cattle to pastire on my lands N. BRICE. napolis Feb. 21, 1822.

CABINET MAKING.

The Subscriber, at his Shop, in Church-street, opposite the Post Office, having provided himself with Mahogany, and other materials, for carry-

ing on the Cabinet Making Business, &c. Solicits the public for a portion of their custom, which will be thankfully received. He will likewise furnish and superintend

FUNERALS. On the shortest notice, and most rea-

sonable terms. He will also attend to the business of Upholstering and Jafer Hanging.

JONATHAN WEEDON.

Annapolis, Jan 34,1822.

Just Published And for sale at this Office and at Mr. George Shaw's Store-price 25cts The Constitution of Maryland,

To which is prefixed, The Declaration of Rights-With the amendments ingrafted therein

Andrew Nicholls.

Respectfully informs the voters of Anne-Arundel county, and the city of Annapolis, that he is a candidate for the Sheriffalty of said ounty at the election of October 1864.

JUST PUBLISHED And For Sale at Geo. Shaw's Store,

THE FIRST VOLUME OF HAR-RIS & JOHNSON'S REPORTS Of Cases Argued and Determined in the

GENERAL COURT AND COURT OF APPEALS OF THE STATE OF MARYLAND

From the year 1800 to 1805, Inclusive. PRICE-\$6 50.

50 Dollars Reward

ing in Calvert county, near Herring Bay, on the 10th October last, negro JIM, about 38 or 40 years of age, 5 feet 5 or 6 inches high, black complexion, long and bushy wool on his head, prominent, cheek bones, and hollow jaws; his toeth are remarkably white, and stain way uneven, one out & the other in, mare particularly the upper front teeth. He was seen in the neighbourhood of Hunting town and the Court house a few weeks before Christmas, about which time also he was at the quarter of John G. Mackall, esq. on St. Leonard's creek, where he has a sister named Amy. I will give 30 dollars if he is taken in Calvert or Anne Arundel county, and secured in gaol so that I get him again, and 50 dollars if he is taken elsewhere, provided I get him again, and in either case I will pay all reasonable charges

case I will pay all reading the is brought home peter Energy 8w. The Editors of the Pederal Repub ican and Baltimore Telegraph, and Baltimore Patriot, will please insert the above once a week for eight weeks, in their country paper, and forward their bills addressed to me at Friendship, Anne-Arundel county

Maryland,

Prince-George's County, to wit: I hereby certify, that Samuel Mayin of the county afor said, living hear P. sektaway, this day brought before me the substriber, a justice

of the peace in and for said county, as a stray trespassing on his enclosures, a BAY GELDING. supposed to be six or seven years old, sixteen hands high, the left hind foot white, has a wait on the back part of the right car, some white hairs in his forehead nearly resembling a star; the said gelding trots and gallops, has no appearance of having been shod for some time past. Given under my hand and seal this ninth day of March 1822.

Raphael C. Edelen, (Seal.) owner of the above described Gelfing, is requested to come forward, e property, pay charges, and take away.

SAMUEL MARTIN.
arch 21.



The Full Blooded Horse OSCAR JUNIOR,

Will stand at the farm of Mr Rihard Harwood, of Thos. on Beard's Creek, South River, at the moderate price of Six Dollars each Mare. If paid before the first day of Gctober, Five Dollars will be received. He is a chesnut sorrel, of fine figure. His sire OSCAR, his dam SISTER to Dr Edelen's celebrated mare FLORET

Corn, Wheat, Rye or Oats, will be taken at the current price. CLEMENT WEEDEN,

Manager. W. BRYAN.

Having purchased the stock of W. Bryan, & Co will continue his business in their former stand, where persons who wish to purchase bargains, will find it to their inter est to call.

Feb. 28. Feb. 28.

Take Notice.

All persons indebted to the firm of GEORGE & JOHN BARBER, are requested to call and settle their ac counts. Those which are of long standing they expect to have settled by the first o March, or the debtors may expect suits to be instituted.

They have on hand, and intend keeping,

an assortment of

Shorts, Bran, and Horse Feed, At their ben Warehouse on the whatf, where person may be supplied on the most my decade terms.

G. & J. BARBER. January 17.

Dissolution of Partnerships every Monday, and Chestertown error The partnership heretofore existing and Baltimore, during the season. Horses and Carriages will be taken and Co. has been mutually dissolved. All begage at the risk of the above places, and begage at the risk of the owners. All begages at the risk of the owners. requested to settle either by bond or note on or before 1st December next, and those who have claims against said firm are requested to present them for payment to John Miller, jun. who is authorised to adjust and settle the concerns of said firm. In Mr. Millen's absence, either of the aforesaid firm

settle accounts. Geo. Barber.

Jno. T. Barber, Adam Miller, John Miller, jr. Annapolis, 5th Oct. 1821.

will be duly authorised to adjust and

· PRINTING Of every description, neatly saecuted at this Office.

INSCOUNCE

Ordered. That the act, confidence relating to the payment of one granted by this state, he published the National Intelligence. By order

NINIAN PINENEY Maryland.

An Act, entitled, An act relating the payment of pensions granted, this state.

this state.

Sec. 1. Be it enacted by the fless ral Assembly of Maryland, That the treasurer of the western shore, the not, after the passage of this art, we have the passage of this art, we have the passage of the p any order drawn by any person, now is, or may hereafter be placed the pension list, unless the same h accompanied with an oath or affirm tion of such pensioner, as the car may be; to be taken before some may or, notary public, alderman or justin of the peace, of the town, county state, where such pensioner shall he side, that the person or persons a signing the said order, is the pens to whom the said pension was gran

Sec 2 And be it enacted, That the governor and council be requested cause this law to be published in sud newspapers as they may deem advisble, to give the most general circul tion to the same. March 21.

MARYLAND PENSIONERS. The following has been handed to us for bublication, as the oath to be taken by perons claiming to be placed on the pennes list of Maryland under the late act of assembly on that subject. Those printers authorised to publish the law of the late sesson, will annex it thereto by way of instruction to the content of the conte for those concerned. State of Maryland, Count Be it remembered, that on the

of 182 personally appeared before me the subscriber, a justice of the peace in and for county, (or judge of the judicial district, or natary public, as the case may be,) who made oath on the Holy Evangely of Almighty God, that he is the identical person who was placed on the person list of the state of Maryland, in conformity with a resolution of the said size Sworn to before me,

Nore. The affidavit must be accompanied with a certificate from the clerk of the county court of the county where the affidavit is made, that the person before whom it is taken is a justice of the tlace, or if taken by a judge out of the take, a similar, certificate.

Farmers' Bank of Maryland, 20th March, 1822.

The president and directors of the Far Bank of Maryland, have dechred a dividend of 3 per cent. on the stock of said bank for six months, ending the thirty first

instant, and payable on or after the FIRST BIONDAY OF APRIL next, to stockholders on the western shore at the bank at Annapolis, and to stockholders on the eastern shore at the branch bank at Laston, upon personal application, enthe exhibition of powers of attorney, or by correct simple order.

By order of the Board,

JONA. PINKNEY, Cash. The Maryland Republican, Annapolis, Federal Gazette and American Baltimore, will publish the above on one yeek for three weeks.



THE STEAM-BOAT

Maryland, from Commerce street wharf Baltimore, for Annapolis and Easton. Leaving Annapolis at half past 12 for Easton, and on Thursday the 7th will leave Easton, by way of Todd's Point, the same hour, for Annapolis and Baltimore, leaving Annapolis at half past 2 o'clock; and continue to leave the above places as follows: Commerce stret wharf, Baltimore, on Wednesdays and Saturdays, and Easton on Sundays & Thursdays, at 8 o'clock, till the first of November, and then Leave the above places and ber, and then leave the above places one hour sconer, so as to arrive before dark—Persons wishing to go from Easton to Oxford can be landed for 50 cents each, the

Passengers wishing to groceed to Philadelphia will be put on board the Union Lies of Steam Boats, in the Patapaco river, and

arrive there by 9 o'clock next morning

The Haryland will commence her rout
from Daltimore for Queen's town & Cheter third, on Monday the 1st day of April,
leaving Commerce-street wharf at 9 o'clock

All persons expecting small package, or other freights, will lend for them when the boat arrives, payoring ht and take them away.

Feb. 25.

ATTENTION! A valuable lot of NEGROES to sell unusually low for each. For farther park culars inquire at this office Jan. 17

ROBERT WELOB, of Ben. Respectfully informs the voters of Anne-Arundel county, and the city of Annapolis, that he is a Candidate for the office of Sheriff of said county, at the sheriffalty election to be haid in

Annapolis, Oct. 25. 24

OL. LXXVIL

PRINTED AND PUBLISHED BY

JONAS GREEN, UBCH-STREET, ANNAPOLIS.

_Three Dollars per Annum.

From the National Intelligencer. No. II. E MARYLAND PROPOSITION D MASSACHUSETTS REPORT. To the Editors.

my last I endeavoured to shew that the tion taken by the committee of the Leture of Massachusetts, that a full equi-nt had been paid for the reservations of ic land, for the support of schools, in icw states, was altogether untenable. now remains to take notice of the er of that committee in the representati has made of the Maryland report and attions, and of the legal obligations of Inited States.

is important that these erroneous re-entations should be made known; be e it was under their influence that the ent was under their influence that the sachusetts legislature concurred in the rt of their committee. Their decision respect to the Maryland proposition thave been very different if a correct of it had been presented. It it beshewn they acted under an erroneous repreweight in public opinion, and with the nbers of congress from Massachusetts elsewhere, to which it would be justly led under other circumstances

litled under other circumstances.

I. It is incorrectly stated, by the Massa-usetts committee, that congress are at it rty to alter their system in relation school reservations in the new states, there the rights of purchasers have not ervened;" in proof of which I refer to a compact made by congress, not with e individuals of a township, but with the nvention of Ohio, contained in the law vention of Ohio, contained in the law he admission of that state into the Uni This compact has been extended to st of the new states, upon their admissi-into the Union, and, it is believed, to

2. The Massachusetts committee repre nt the sale of every acre of the public nds as wan event, of the certain and spee accomplishment of which the legisla-Maryland seem to entertain no There is not a sentence in the laryland report which can justify the im utation of so extravagant and preposterous n expectation.

a In the next page of the report of the Massachusetts committee is the following entence in relation to othe claim set forth the state of Maryland, in hehalf of her-f and the old states:" "The boundless and the one states: "A fine bounders in the bounders for in-tance, which are yet not only unexplored, but over the grea or part of which even the ve of an American citizen has never wan. ered, is [are] taken to be a present valua-le and available tund."

to and available fund."
I have read the Maryland report careful
y twice over, and I can find in no pail of
a single sentence in which the uboundss and trackless regions of Louisiana is are taken to be a present valuable and vailable fund."

4 Itali of the reasoning of the Massa-husetts report is bottomed upon the crioneous supposition that Maryland claims for nersell and others an appropriation of pub-ic lands, for the purposes of education, proportioned to the amount of public lands possessed by the United States. Hence you nd that committee, in one part of their re ort, in speaking of the "boundless and ackless regions of Louisiana," using the ollowing language, viz "If these lands can be taken into the amount, for the purpose swelling the quantity upon which our proportion is to be calculated, all being tak-en, as it is to be, of equal value, we cannot perceive why it would not be equitable to tee can tisty our claim out of the same lands. 13

In another part of the report you find of the old states founded upon a computa-tion of the 400,000,000 acres, no. yet sold, surveyed or explored "

Now, the Maryland claim, as solemnly and distinctly stated in the resolution of her legislature, is, "That the states in whose favour congress have not made appropriations of land for the purposes of enucation, are entitled to such appropriations as will correspond in a just proportion, with those heretofore made in favour of the other,

What the Maryland legislature mean by a "just proportion," is perfectly clear from the report which precedes their resolution, the report which precedes their resolution, just quoted. They ask of congress to appropriate, for the use of the states that have had no grants, for education, a quantity of public lands equal to one ofth part of the aggregate amount of the superficial extent of such states, for the support of common schools; because one 36th part of the superficial extent of the states formed out of the public lands, has been appropriated for the support of their common schools. They, then go on and ascertain what the aggress gate amount is, by adding together that then go on and ascertain what the aggregate amount is, by adding together that part of the superficial contents of each of the excluded states. Their claim upon the justice of congress would be equally good in principle, and the same in amount, if appropriations of land, for the purposes of education, had heretofose been made in farwour of one state only, justed of all the states and territories formed out of the public lands, and has no relation whatever to the quantity of the public lands. It yould have been the same if Louisiana had never of that the quantity of the public lends: It yould have been the same if Louisiana had never been purchased of france. The Massachusetts committee therefore, who have taken, for the basis of their reasoning, so palpable a blunder, in their interpretation of the Maryland report and resolutions are only consistent in error, when they areas ingly remark, that other grant of a few bundered, or even a few millions, of acres, up on the upper brakeless of the New Yell is setted, or even a few millions, of acres, up the contributions or even upon the flocky. Household the Columbia river, would have allies of the Columbia river, would have allies of the Columbia river, would have allies of the Columbia river, when the value of the Columbia river, would have allies of the columbia river, and the work of the columbia river would have allies of the columbia river.

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